AO 471 (Rev. 12/03) Order of Temporary Detention

| I INITED STATE | ES DISTRICT COURT |
|--|--|
| | A RECEIVED |
| FOR THE Di | strict of PUERTO RICO ED |
| | CLÉRRIS OFFICE |
| UNITED STATES OF AMERICA | ORDER OF TEMPORARY DESCRIPTION TO |
| v. | PERMIT REVOCATION OF CONDITIONAL RELEASE, DEPORTATION OR EXCLUSION |
| V• | |
| | |
| 1- Edwin Villanueua - Carras quillo Defendant | Case Number: 99- 26/ (HL) |
| | |
| I find that the defendant | |
| is, and was at the time the alleged offense was co | mmitted: |
| ☐ on release pending trial for a felony under fed | eral, state, or local law. |
| ☐ on release pending imposition or execution of sentence, for an offense under federal, state, of | of sentence, appeal of sentence or conviction, or completion of r local law. |
| ☐ on probation or parole for an offense under fe | deral, state, or local law; or |
| ☐ is not a citizen of the United States or lawful §1101(a)(20)). | ly admitted for permanent residence as defined at (8 U.S.C. |
| and I further find that the defendant may | |
| \square flee, or \square pose a danger to another person or the | community. La be set by |
| I accordingly ORDER the detention of the defendant wi which is not more than ten days from the date of this Order, e | thout bail to and including Judge Laffitte—, excluding Saturdays, Sundays, and holidays. |
| I further direct the attorney for the Government to notife enforcement official, or the appropriate official of the Immig be transferred and a detainer placed in connection with this connection. | by the appropriate court, probation or parole official, or state or local law ration and Naturalization Service so that the custody of the defendant can ease. |
| If custody is not transferred by the above date, I direct proceedings may be considered in accordance with the provi | et the production of the defendant before me on that date so that further sions of 18 U.S.C. § 3142. |
| | |
| | |
| Date: OCTOBER 23, 2006 | S/CAMILLE L. VELEZ-RIVE, U.S. MAGISTRATE JUDGE |